## Approved For Release DP56-00071A000100050024-7

#### AP ENDER B

RECOMMENDED PLAN FOR LEGISLATIVE CHANGES IN THE RETIREMENT ACT YOR CIA EMPLOYEES WHO ARE ENGAGED IN HAZARDOUS DUTIES

- l. a. Under the present Civi Service retirement system an employee may retire at age 60, upon completion of 50 years' nervice.
- b. Under the Foreign Service Act a participant who has 20 years of service to his credit and has reached the age of 50 years is entitled to retirement. It should be noted also that creditable service under the Foreign Service Act for service in the military apparently is limited to those cases where an individual is in leave of absence from the service.
- c. Under the provisions of the Civil Service Retirement Act relating to FBI personnel and others whose duties are primarily the investigation, apprehension or detention of persons suspected or convicted of offenses against the criminal laws of the United States, such individuals may retire at age 50 where they have rendered at least 20 years of service.

It should be pointed out in connection with the latter category of people that the Civil Service Commission, upon recommendation of the head of the agency concerned, determines whether the employee is entitled to retirement under these special provisions.

- 2. The methods of computing the about in the above cases are set forth below:
  - a. (Civil Service System) The individual's average salary for his highest five consecutive years is used as a meter and multiplied by 1 1/2 percent and then multiplied by the total number of years of service. There is a limitation of the annuity in that it may not exceed 30 percent of the average salary for the highest five consecutive years of service. This disregards the hiternative computation where the average salary is less than \$5,000.
  - b. (Foreign Service Provision) The annuity of a participant is calculated as 2 percent of his average basic salary not exceeding \$15,500 per annum for the five years next preceding the date

#### 11. W. W.

### Approved For Release : CIA-RDP56-00071A000100050024-7

Appendix B

of his retirement, multiplied by the number of years of service not exceeding of years.

- c. (FBI, etc. system) The individual, is determined to be eligible under the special provisions, is emitted to an annuity equal to 2 percent of his average basic sciency for any live consecutive years of allowable service at the option of such officer and employee, multiplied by the years of service not exceeding 30 years.
- eligibility under c. in paragraph i. above appear to be fairly obvious if such a procedure were to be applied to amployees of CIA. In connection with members of the Poreign Service, the administrative difficulties become apparent on examination and, we believe, are seconsisted by the Department of State. It becomes increasingly difficult to determine whether a particular individual should or should not be in the preferentially treated class. Also, uniformity for individuals under similar circumstances seems eminently desirable.
- 4. The following plan is an initial suggestion for an amendment to the Civil Service Retirement Act applicable to CIA. The initial date from which extra credit could be computed would be stated as 20 October 1946. The date of 22 January 1946 initially recommends itself as the date from which extra credit should be computed since that is the date on which CIG came into existence. As a practical matter, the date of 20 October 1946 is recommended since on that date personnel abroad were hired an masse as men bers of CIG.
  - a. For each year an individual was engaged in hazardous duty he would receive credit for 1 1/2 years for the purpose of computing years of service under the Retirement Act.

    Also, each year in hazardous service would lower the voluntary retirement age, now stated to be 60, six months.
  - b. Days, months and years would be used in the initial computations. Five working days would be computed as one calendar week. However, in computing the annuity, the normal Civil Service rules would be applied.
  - c. Hezardous service would be defined to include all service abroad of any nature whatsoever. Other types of service would

# Approved For Release: CIA-RDP56-00071A000100050024-7

be classified as hazardous in accordance with standards to be established by the DCI. Further, each individual case, together with the length of service to be approved as hazardouse, would be determined by the Hazardous Duty Board.

- 5. From the above it will be seen that generally, under the normal Civil Service system. 30 years a service and age 60 are the requirements for retirement. However, an individual who served 20 years abroad would be eligible to retire at age 51 under the proposed amendment and would have credit for M years of service. Consequently, it is readily seen that such individual, in effect, receives the benefits of the more liberal retirement laws of the Foreign Service and FBI and other investigatory personnel. There is considerably less leeway in applying discretion, and in the average case there would simply be required mathematical computations.
- 6. It may be argued that the proposed plan is not as liberal as other plans. In some cases it may not be. In other cases the proposed plan would entitle the individual to a more liberal annuity than under the other two plans, i.e., Foreign Service and investigatory personnel. The increased benefits are directly related to the length of time in which the individual occupies a position to which are attached hazardous duties.
- 7. It is believed that the required amendment to the Civil Service Retirement Act will be comparatively simple and unrevealing. The benetits accruing to an individual while he was with Cla would be preserved in the event he transferred to another government agency. His creditable service would merely be certified on his form 2866, which is forwarded to either the Civil Service Commission or the agency to which he is transferring. Upon reading the portion of the Congressional reports relating to investigatory personnel and the Foreign Service, it is believed the proposed legislation could be justified in a very adequate ashion.
- 8. It is intended that the above plan will be integrated completely within the existing Civil Service retirement plan. Consequently, all other provisions of the Civil Service Retirement Act would remain applicable.

Approved For Release : CIA-RDP56-00071A000100050024-7